FCC Home   Search   RSS   Updates   E-Filing   Initiatives   Consumers   Find People	

## Office of Engineering and Technology

## Inquiry on 02/19/2013 : Inquiry:

I'm with Bang & Olufsen a/s in Denmark.

I have a general question on interpretation on the KDB 784748 D01 Labelling Part 15 &18 Guidelines v07.

Let's say we have a television set with a build in Wireless LAN module.

The TV will then be submitted for FCC approval and then holds an FCC ID.

This ID must be on the product label.

If we place this label on the front glass of the TV in between the speakers. Here it is intended that the costumer after purchase will place a speaker cloth grill so the Label is no longer visible.

The way I see it is that it should be OK.

The label is visible when the product is purchased since the speaker cloth grill is not mounted from factory. And there for we are within the regulation.

Also the speaker cloth grill is at any time after mounting, removable by hand without the use of any tool.

Do you agree on my interpretation?

Looking forward to your answer.

## FCC response on 02/19/2013

Provide the FCC with an exterior photo of your proposed location of compliance statement and FCC ID# on the device.

---Reply from Customer on 02/20/2013---Attached are two photoes. One as it will be in the box. where label is visable IMG\_2722.jpeg And one where the removable speaker grill cloth is mounted IMG\_2720.jpeg The label will say "Contains FCC ID TTULBWA1ZZPD"

## FCC response on 02/21/2013

The proposed label location is acceptable.

Attachment Details: <u>Picture of Lable placement</u> <u>Picture with speaker grill cloth</u>

Do not reply to this message. Please select the <u>Reply to an Inquiry Response</u> link from the OET Inquiry System to add any additional information pertaining to this inquiry



IMG\_2720.jpeg



IMG\_2722.jpeg